Doctor No. 4209-4143 (Notto 28764)

COMBINED PECTARATION AND FORUM OF AUTORDIST TOR CRIGHTAL, DESIGN, NATIONAL STAGE OF PCT, HUPPLESTENTAL, PAYISIONAL, CONTRACTOR OR CONTRACTOR—IN-PART APPLICATION

As a below named inventor, I hereby declars there

My seldence, post office address and citizenship are as anted below next to my name,

i believe I am the original, that suit and inventor (if only one name is listed below) or on original, that and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHOD AND SYSTEM FOR CONTENT DISTRIBUTION

the speci	ificario	n of which				
4	平 区	is attached hereto				
1	r 🖂	was filed on	, Scriel No	and was execuded	lon (i	f applicable).
		DEST PLUED A	PERCYCLES TOTAL	STRE NATIONAL S	hhi/err	
•		was described and a	claimed in Invernation (if any).	al Application No.	filed on	वार्ष छ
I hereby including	क्षा अद्भाव अंदर्भ व	rims' se emended på s ou i pane tenjamen sur	त्र आकार्यकार प्रेट दणाह सुरुवाना स्थापन	elle alove-identi el to above,	ged obeciges	iùan,
				terial to patenuability a	s defined in 31	C.F.B.
I heroby : application	on are t	the following as the c	ार हा कार्यकेट अवेते का	क्षाताक है। विशेष क	destions abou	this
send o	RRES	PONDENCE TO:				•
	Bat	Code label attached (see right)	· INS	I AM CILD LANGE RECORD	
	Ad	dress Showa (see belo	m)			
	rea	et N. Fill		•	27123	
	MC	rgan & finnboai	N, LLP.	PATE	NT TRADEDIARE OF	RCS
		Park Avenue V York, N.Y. 10154				
DIRECT	TRT.RI	Mone calls to:		TAPPES CUS	TOMERNOLL	ABEL ABOVE A
	2-857-7	•				

-I-

BEST AVAILABLE COPY

45419 11

Docker No.	ASOVALA	SPEC

•	*				
	I hereby claim foreign § 365(b) of any furang PCT international applications applications of the property of t	on (a)moissangs n saglent (c)miusif s an voldall (a)m s an voldall (a)m	nd the same employ a shall calou(e) for hat and at least one com I bateut or inventor,s	certificate in under (any other than the U- ant or inventor's corn cutter breise a filling	365(a) of any S. listed below and
Π	The apparhed 99 U.S.C declaration.	. § 119 olalın for J	alleges are not vriceing	eation(s) listed below	forms a part of this
	Country/PCT	Application Number	Date of filing (day, month, yr)	Parc of issue (day, month, yr)	Priority Claumed
	•				DAUM
			9		DY DN
				·	UA UN
П	I hereby claim the ben below.	efit under 35 U.S.	C. § 119(d) ulamy U	allygs Isnoisivou, e.	etion(s) listed
	Providenal	Application No.	Deep of Aling	(day, month, yr)	
-00		DEPENDENCE OF	restant and the second	-770-DADE	
under Under	by claim the benefit unde § 365(c) of any PCT loss	er Title 35, United Strational applicat	States Code § 120 of lon(s) designating th	fany linited States aj s U.S. libled beluw.	micarian(s) nr
VISUPO	T Application Serial No	- Filing Da		paranted, pending, abition no. assigned (Per	PCT)
	T Application Serial No		applicar	estenced, pending, sti ion no. sesigned (for	PCD
	In this communion in application to not disciple the transfer provided in the manner provided the day which occurred the manual filler descriptions.	uses in the above I by the first parag secial information	neofur se the subject Noted prior United St ruph of Title 35, Unit	maner of any of the cases or FCT international Section Code, § 11	talms of this mal application(a) 2, I acknowledge

Bodos No. 4788-4141 Nobia 28764

I hereby declare that all statements that's betwin of my own knowledge are true and that all statements made on information and belief are believed to be true; and finites that these statements were made with the knowledge that willful take statements and the like so made are punishable by time or imprisonment, or both, under Secrious 1001 of Tide 18 of the United States Code and that each willful take seatments may jeoperdize the validity of the application or any patent usued thereon.

I liesely appoint the following entermys and/or agante with full power of submination and revoration, to prosecute this application, to reveive the parton, and in transact all business in the Patent and Trademark Office connected therewith: David H. Pftffer (Reg. No. 19,825), Harry C. Marcus (Rog. No. 22,390), Robert II. Payleon (Rog. No. 21,046), Stephan R. Smith (Rog. No. 22,615), Kurt E. Richter (Rog. No. 24,052), J. Robert Dailey (Rog. No. 21,046), Stephan R. Smith (Rog. No. 22,217). John F. Sweeney (Rog. No. 24,052), J. Robert Dailey (Rog. No. 26,501), Clubstudier A. Hughes (Rog. No. 26,914), William S. Feller (Rog. No. 26,728), Joseph A. Catveruso (Rog. No. 28,287), James W. Gmild (Rog. No. 28,389), Richard C. Komson (Rog. No. 27,913), Israel Bitum (Rog. No. 26,710), Bartipolomew Vendirame (Rog. No. 28,483), Maria C.H. Lin (Rog. No. 29,121), Joseph A. DeGirolama (Rog. No. 28,595), Michael P. Dougherty (Rog. No. 32,730), Seth J. Atlas (Rog. No. 32,484), Andrew M. Riddlen (Rog. No. 31,657), Bruce D. Dougherty (Rog. No. 32,730), Seth J. Atlas (Rog. No. 32,484), Andrew M. Riddlen (Rog. No. 31,657), Bruce D. Dougherty (Rog. No. 33,676), Mark J. Ahase (Rog. No. 32,527), John T. Gallaghen (Rog. No. 38,271), Andrin T. Wayda (Rog. 49,779), Water (7. Henchuk (Rog. No. 33,285), Tony V. Pezzano (Rog. No. 36,211), Andrin T. Wayda (Rog. No. 36,313), Feich N. Fill (Rog. No. 38,876), Mary J. Monry (Rog. No. 34,308) Konneth S. Weiterman (Rog. No. 36,306), Richard Sprussivan (Rog. No. 36,847), and Suphen J. Mannet (Rog. No. 31,727), and John B. Hoel (Rog. No. 26,279), of Morgan & Finnegan, L.L.P. whose address is: 345 Park Avenue, Now York, New York, 10154; and Michael S. Marcus (Rog. No. 31,727), and John B. Hoel (Rog. No. 26,279), of Morgan & Finnegan, L.L.P., whose address is: 345 Park Avenue, Now York, New York, 10154; and Michael S. Marcus (Rog. No. 31,727), and John B. Hoel (Rog. No. 26,279), of

regarding this application with	tellings applied agains cannot be teinabove to accept and follow any action to be taken in the U.S. Patent and Trademark Offica hour direct communication between the U.S. anomalys and/or agains age in the person(s) from whom insuredone may be taken I will so magains named harsinabove.
buil name of sols or first inventor: Inventors signature* Residence: Citizenchip: Post Office Address:	Jukica Aive Cha Albertain de 3 a 1 14. FIN-00400 Helsinki, FINLAND Finland Samo se above
Pull name of second inventor: inventor's nignature Residence:	Date
Citizenship: Post Office Address: ATTACHED IS ADDRED PAGE	to compined declaration and power of attoeney for

-3-

Donier No. 6702-6103 (Notice 21764)

*Before signing this declaration, each person signing must

- 1. Kevisy the declaration and verify the curretures of all information therein; and
- 2. Review the specification and the claims, including any summitments made in the claims.

After the declaration is signed, the specuticatum and claims are not to be altered.

To the inventor(s):

The following are cited in or pertinent to the declaration emethed to the accompanying application!

Tide 97, Cule of Federal Regulation, §1.56

Diny to disclose informativu were ied to perantability

- A parent by the very nature is affected with a public interest. The public interest is best served, and the most effective parent examination corresponds, at the time an application is being examined, the Office is aware of and evaluates the examination of a parent application material to parentability. Each individual associated with the Office, which includes a duty to discluse to the Office all Information known to that individual to be material to parentability as defined in this section. The duty to disclose information extent with respect to each pending claim will the Claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information meetal to the patientability of a claim that is cancelled or withdrawn from consideration need not in the application. There is no duty to submit information to not material to the patiental in one parentability of any claim remaining under consideration in the application. There is no duty to submit information tenows to be material to parentability of any claim remaining under consideration cataing claim. There is no duty to submit information tenows to be material to me parentability of any claim is such in the constant in parentability is decreased to be applicabled if all information known to be material to parentability is decreased to be applicabled in the manner prescribed by §§ 1.97(b)-(d) parentability of any existing claim. The duty to disclose all information known to be material to parentability is decreased to be applicabled if all information in commercian with which fixed on the Office was parent was closed or the office of the disclosed through but left t
 - (I) prior जा लोक्स in search reports of a fascign patent office in a commence application, and
 - (2) the closest inferrestion over which individuals suscented with the filing or presentation of a patent application believe only pending claim patentally defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is majorial to patentability when it is not cumulative to information already of second us being useds of second in the application, and
 - (1) It estrapliques to its all on the contributions with other informations o from press case of and exercise pilits.
 - (2) It refutes, or is inconsistent with, a position the applicant mices in:
 - (i) Ohherite on artement of anharmupity regires on ph spe Office or
 - (ii) Attending an argument of patentability. A prime facts case of uncompliability is established when the information compete a construice that a claim is unpatentable

ä.

Dontra No. 4201-41-43 (Notice 22764)

under the proponderance of evidence, burden-of-print sundard, giving each term in the stant in breadest reasonable construction exclusions with the specification, and before any equal termina is given to evidence which may be admitted in an enempt to country experiment of patentiality.

- (c) traiviturals associated with the fitting or increasifien of a hearts oblication within the mountage of this section
 - (1) Each inventor named in the application:
 - (4) Buch enousely or agent who purposes or functions the applications and
 - (3) Every other person who is substantively invelved in the preparation or prosecution of the application and who is associated with the inventor, will the assignes or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the smomey, again or inventor may enough with this section by disclosure information to the emories, again, or inventor.
- (e) In any communication-in-part explaination, the they under this section includes the duty to disclose to the Office ell information known to the present to be material to puternability, as defined in paragraph (b) of this section, which become evallable between the Mine date of the prior application and the Nederal or PCT international filing date of the continuation-in-part application.

Title 35, U.S. Code § 101

Inventions parentable

Whoever invents or discovers day new and useful process, markins, manufacture, or composition of matter, or say new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this tric.

Title 35 U.S. Code 5 102

Conditions for paremability; novelty and loss of right to patent

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a primed publication in this or a fareign country, before the invention thereof by the applicant for patent.
- (b) the invention was paramed or described in a painted publication in this or fooding country or in public use or on sale in this country, more than one year prior to the date of application for patent in the Limited States, or
- (c) he has abundaned the invention, of
- (1) the invention was first parented or caused to be parented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a finalgo country paior to the date of the application for patent in this country on an application for the filing of the application in the United States, or
- (e) The invention was described in-
 - (1) on application for pursuit, published mader section 122(b), by exother filed in the United States before
 the invention by the applicant for patent, except that an interpational application filed under the meany
 defined in section 351(a) shall have the effect under this subspection of a national application published

-::

Doctor No. 6708-4149 (North 20764)

under section 122(b) only if the international application designating the United States was published under Article 21(2)(8) of such meany in the English language, in

- (2) a patent granted on an application for parent by another filed in the United States before the invention by the applicant for parent, except that a patent shall run ha destruct filed in the United States for the purposes of this subsection bused on the filing of an international application filed under the troopy defined in section 251(s); or
- (f) he did not himself invent the subject matter cought to be parented, or
- (a) (b) during the course of an interference conducted trader section 135 or section 291, another inventor involved therem establishes, to the extent permitted in section 104, that testure each person's inventor thereof the inventor was made by such other inventor and nor sharkdraid, anywessed, or conscelled, or (2) before such person's inventor thereof, the inventor was made in this country by enotice who had not abundaned, suppressed, or concelled it in determining privately of invention under this subsection, there shall be considered not uply the requestive dates of conception and reduction to practice of the invention, but also the reasonable diligence of one wise was first to enuceive and last to reduce to practice, from a time prior to consecution by the other.

True 35, U.S. Coup 9 103

- 103. Conditions for parentability; non-abvious sugject matter
- (A) A patent may not be obtained though the invention to not identically disclosed or described so set fould in section 102 of this title, if the differences between the subject matter sought to be percented and the prior an are such that the subject matter as a whole would have been obvious at the time the invention was made to a person beving ordinary stall in the art to which said subject matter personal Personability shall not be negatived by the matter in which the invention was made.
- (a) Activity standing superction (a), and upon timely election by the exhibitions that the is novel under this continuation of matter that is novel under this continuation of matter that is novel under this continuation of matter than it is not under this continuation.
 - (A) claims to the process and the composition of matter our compained in other the same applications having the same offserive filing date; and
 - (B) the composition of matter, and the process of the time it was invented, were sound by the same person or subject to an obligation of assignment to the same person.
 - (2) A patent issued on a process under paragraph (1)-
 - (A) shall also contain the claims to the composition of matter used in or made by that process, or
 - (B) chall, if such composition of matter is elaimed in snother parent, be set to expire on the same date as such other parent, norwiths such as serion 154.
 - (3) For purposes of paragraph (1), the term "biotechnological process" means—

BEST AVAILABLE COPY

Dorton No. 6708-4143 (Nortic 28760)

- (A) a precess of generically straing or orbanics inducing a single-comulti-called negation to-
 - (i) caprose en exegentales sualectide sequence,
 - (ii) inhibit, climinate, sugment, or after expression of an endogenous nucleotide
 - (iii) usuase a specific physiological characteristic not naturally essociated with said organism:
- (सि) दर्शी राज्ञास्य प्राप्टरवामच्य प्रशिक्षिक य दर्शी प्रिया वस्तुमध्यस्य व व्यवस्थित प्राप्टाच्या, वादी वह व साम्यान्यविकार्य समानिक्षण सामी
- (C) s method of using a produced by a process defined by subparagraph (A) or (B), or a combination of subparagraph (A) and (B).
- (c) Subject meter developed by exerter person, which qualifies as prior an enly make one or mere of subsections (c). (f), and (g) of section 102 of this life, shall not preclude pelanchilly under this section where the subject meter and the elaboral invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment in the same person.

Title 35, U.S. Code § 112 (in part)

Specification

The specification shall compain a written description of the invention, and of the manner and process of making and using it, in such full, clear, coords and exact terms as to combin my person oblited in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set furth the best made contamplated by the investor of contribute out the inventor.

Tills 35, U.S. Code, § 119

Benefit of curlic fling this in facility country, right of priority

- An application for potent for an invention field in this country by any present which has, or whose legal representatives or assigns have, previously regularly filed an application for a patent for the same invention in a finding country which affine should pulvileges to the case of applications filed in the United States or to citizens of the United States, or in a WITO member country, shall have the same state as the same application would have it find in this country or the date on which the application for patent for the same invention was find filed in much foreign country. If the application in this country is filed within twenter months from the cultiest date on which such foreign application was filed; but no patent shall be granted on any application for patent for an invention which had been patented or described in a printed publication in any country more than one year before the date of the assual filing of the application in this country, or which had been in public use or on each of the same than one year puter to such ming.
- (b) (1) No application for paient small be entitled to this right of priority unless a ctaim is filled in the Patent and Trademark Office, identifying the foreign application, the unpulsated property authority or commy in or for which his application was filled, and the date of filling the application, or such time during the pendency of the application as required by the Director
 - (3) The Director may consider the failure of the applicant to file a timely claim for princity as a walver of any such claim. The Director may establish procedures, including the payment of a surcharge, to accept an taintentionally delayed claim under this section.
 - (3) The Director may require a certified copy of the original foreign application, apositionion, and throwings upon which it is based, a translation it not in the English language, and such other information so the Director consider mocessary. Any such certification shall be used by the foreign

Protect No. 4708-4747 (North 20764)

imelicantel property authority in which the foreign application was filed and show the date of the application and of the filing of the specification and other papers.

- (a) In the marine and subject to the same conditions and registration, the right provided in this section may be used upon a subsequent regularly find application in the same ferrige country instead of the first filed foreign application, provided that any fineign application filed upon to such subsequent application has been without leaving account, or other wise disposed of, without having been laid open to public impaction and without leaving any rights omaranding, and has not served, nor thereafter shall serve, as a basis for claiming a right of priority.
- (d) Applications for inventors confidence filed in a foreign country in which applicants have a right to apply, at their discretion, of first param or for an inventor's certificate shall be trapped in this country in the same interest of the right of priority bases this section as applications for personal, subject to the same conditions and requirements of this section as applications for purpose of the frecilon as apply to applications for parameters and requirements of this section as apply to applications for parameters are conditions and requirements of the Stockholm Revision of the Peris Commentum at the time of such tiling.
- (a) (1) An application for patent that under section 1 1 (a) or settlen 363 of this title for an invention disclassed in the manner provided by the first paragraph of section 1 12 of this title in a provisional application filed under section 1 1 1(b) or thus title, by an inventor or inventor trained in the provisional application, whell have the extreme affect, as to such invention, as though filed on the date of the provisional application filed under section 1 1 (a) or section 363 of the title is filed not little than 12 months after the date on which the provisional application was filed and if it contains or is amended to contain a specific reference to the provisional application was filed and if it contains or is section that a section a specific reference to the cartier filed provisional application in the substitute of an entire date of the provisional application is submitted at such time during the product of the application as required by the Director may consider the failure to submit such an application within that time period as a wriver of any benefit under this subspection. The Director may consider the failure to submit such an application in including the payment of a surface product, to application. The Director may application in this procedure, including the payment of a surface to accept an indication of the application.
 - (2) A provisional application filed under section 111(b) of this title may not be relied upon in any proceeding in the Petent and Trademark Uttice unless the fee set forth in subparagraph (A) of (C) of section 41(a)(1) of this title has been poid.
 - (4) If the day that is 12 mouths after the litting that of a provisional explication falls on a Samuday, Sunday, or Frederal holiday within the District of Columbia, the period of pendency of the provisional application aball to extended to the most succeeding secular or husiness day.
- (f) Applications for plant presents them a WTO member country (or in a foreign UPOV Commoning Pury) shall have the come effect for the purpose of the right of priority under subsections (a) through (c) of this section as applications for patents, subject to the same conditions and requirements of this section so apply to applications for patents.
- (E) As used in this section—
 - (1) the term "WTO member country" but the same meaning as the form is defined in section 104(b)(2) of this title; and
 - (2) The term "UPOV Contracting Party" means a member of the International Convention for the Protection of New Varieties of Flame.

BEST AVAILABLE COPY

During No. 4209-4149 (Notice 29764)

Tide 35. U.S. Cade, \$ 120

Benefit or certier filing date in the Linned braies

An application for param for an invention disclosed in the manner provided by the first puragraph of section 112 of this title in an application provided in the United States, or as provided by section 167 of this title. Which is that by an inventor or inventor married in the previously filed application shall have the same office, as to much invention, as though filed on the also of the prior application, if filed before the paraming or abandomment of or termination of proceedings on the first application or application similarly emiliarly emiliar of the filing done of the first application and if it commits or is emperiod to operate a specific reference in the emiliar filed application shall be satisfied to the benefit of an earlier filed application so application and the file of the carrier filed application is submitted at such than during the pendency of the application as required by the Director. The threstor may consider the fallars to about our emerchance within that time period as a waiver of any hands under this section. The filereter may enablish procedures, including the payment of a surcharge, to accept an unintentionally delayed submission of an amendment under this section.

Please read carefully before signing the Declaration attached to the accompanying Application. If you have any questions, please contact Morgan & Finnegon, L.L.P.

ALLE COPY